JS 44 (Rev. 07/16)

AMOUNT

RECEIPT #

CIVIL COVER SHEET

1	1.0	509
of plead	ings or other na	ners as required by

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the

purpose of initiating the civil do	ocket sheet. (SEE INSTRUCTIONS ON NEXT PAGE O	OF THIS FORM.)	4 19	0 7 0 0
I. (a) PLAINTIFFS		DEFENDANTS	A. C	U D U B
Malibu Malibu, LL	C	JOHN DOE subso	criber assigned IP addre	ss 73.141. 33.2 02
(c) Attorneys (Firm Name, A	Address, and Telephone Number) , 1010 N. Hancock Street,	NOTE: IN LAND CO	of First Listed Defendant II (IN U.S. PLAINTIFF ASES OF NDEMNATION CASES, USE THOSE LAND INVOLVED.	Delaware County NLY) HE LOCATION OF
II. BASIS OF JURISDI	CTION (Place an "X" in One Box Only)	III. CITIZENSHIP OF PR	RINCIPAL PARTIES	Place an "X" in One Box for Plaintig
☐ 1 U.S. Government Plaintiff	Solution (U.S. Government Not a Party)	(For Diversity Cases Only) PT: Citizen of This State		
☐ 2 U.S. Government Defendant	Diversity (Indicate Citizenship of Parties in Item III)	Citizen of Another State	2	another State
		Citizen or Subject of a Foreign Country	3	0 6 0 6
IV. NATURE OF SUIT		FORESTUDE/BENALTIV	PANEDURTOV	OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities- Employment 446 Amer. w/Disabilities- Other 448 Education 448 Education PERSONAL INJUR 367 Health Care/ Pharmaccutical Personal Injury Product Liability PERSONAL PROPE 370 Other Fraud 371 Truth in Lending Property Damage 385 Property Damage Product Liability PRISONER PETITIO 440 Other Civil Rights 441 Voting 442 Employment 343 Alien Detainee 353 Death Penalty Other: 340 Mandamus & Ot Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee Conditions of Confinement	of Property 21 USC 881 of 90 Other LABOR Total Pair Labor Standards Act 720 Labor/Management Relations Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act tet IMMIGRATION 462 Naturalization Application Actions	322 Appeal 28 USC 158 423 Withdrawal 28 USC 157 423 Withdrawal 28 USC 157 423 Withdrawal 28 USC 157 424 USC 157 425 USC 157 425 USC 157 426 USC 157 427 USC 157 USC	OTHER STATUTES □ 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 880 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes
	Cite the U.S. Civil Statute under which you a 17 U.S.C. §101 Brief description of cause:	(specify)	District Litigation Transfer	
VII. REQUESTED IN	Copyright Infringement CHECK IF THIS IS A CLASS ACTIO		CHECK YES only	if demanded in complaint:
COMPLAINT:	UNDER RULE 23, F.R.Cv.P.	150000.00	JURY DEMAND:	Yes No
VIII. RELATED CASI IF ANY	E(S) (See instructions): JUDGE		DOCKET NUMBER	23 201/
DATE	SIGNATURE OF A	TTORNEY OF RECORD		
FOR OFFICE USE ONLY				
RECEIPT # AM	MOUNT ABPLYING IFP	JUDGE	MAG. JUI	OGE

509

Court Name: EDPA-Philadelphia Division: 2 Receipt Number: PPE154310 Cashier ID: stomas Transaction Date: 02/03/2017 Payer Name: A. JORDAN RUSHIE

CIVIL FILING FEE For: A. JORDAN RUSHIE Amount: \$400.00 \$400.00 CIVIL FILING FEE For: A. JORDAN RUSHIE Amount: \$400.00 CIVIL FILING FEE For: A. JORDAN RUSHIE Amount: \$400.00 CIVIL FILING FEE For: A. JORDAN RUSHIE Amount: \$400.00 CIVIL FILING FEE For: A. JORDAN RUSHIE \$406.00 Amount: \$400.00 CIVIL FILING FEE For: A. JORDAN RUSHIE \$400.00 Amount: \$400.00 CIVIL FILING FEE For: A. JORDAN RUSHIE \$400.00 Amounts \$400.00

PAPER CHECK CONVERSION Remitter: A. JORDAN RUSHIE Check/Money Order Num: 1035 Amt Tendered: \$2,800.00

Total Due: \$2,800.00 Total Tendered: \$2,800.00 Change Amt: \$0.00

17-CV-506 TO 17-CV-512

Only when bank clears the check, money order, or verifies credit of funds is the fee or debt officially paid or discharged. A \$53 fee will be charged for a returned check.

JS 44 Reverse (Rev. 07/16)

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

 United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.

PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

 Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff: 9701 Wilshire Blvd., 10th Floor, Beverly	v Hills, CA 90212 17 0509
Address of Defendant: John Doe subscriber assigned IP address 7	
Place of Accident, Incident or Transaction: All infringements occurred (Use Reverse Side For	Additional Space)
Does this civil action involve a nongovernmental corporate party with any parent corporation	and any publicly held corporation owning 10% or more of its stock?
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a	a)) Yes□ YoX
Does this case involve multidistrict litigation possibilities?	Yes NoX
RELATED CASE, IF ANY:	
Case Number: Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one	
	Yes□ No X
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior action in this court?	r suit pending or within one year previously terminated
	Yes□ No X
3. Does this case involve the validity or infringement of a patent already in suit or any earlier	r numbered case pending or within one year previously Yes No X
terminated action in this court?	162 NOTA
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rig	this case filed by the same individual?
	Yes□ No X
CIVIL: (Place ✓ in ONE CATEGORY ONLY)	
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts	1. Insurance Contract and Other Contracts
2. □ FELA	2. Airplane Personal Injury
3. □ Jones Act-Personal Injury	3. □ Assault, Defamation
4. □ Antitrust	4. Marine Personal Injury
5. □ Patent	5. Motor Vehicle Personal Injury
6. □ Labor-Management Relations	6. □ Other Personal Injury (Please specify)
7. □ Civil Rights	7. Products Liability
8. Habeas Corpus	8. Products Liability — Asbestos
9.	9. □ All other Diversity Cases
10. □ Social Security Review Cases	(Please specify)
1. X All other Federal Question Cases	
Please specify)	
ARBITRATION CER	TIFICATION
(Check Appropriate	Category)
I, A. Jordan Rushie , counsel of record do hereby cer □ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge an	
\$150,000.00 exclusive of interest and costs;	d benef, the damages recoverable in this civil action case exceed the sum of
□ Relief other than monetary damages is sought.	
7/3/12 // ×	209066
Attorney-at-Law	Attorney I.D.#
NOTE: A trial de novo will be a trial by jury only if the	here has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending o	or within one year previously terminated action in this court
except as noted above.	FFB -3 2017
DATE:	LED 2 7011
Attorney-at-Law	Attorney I.D.#

CIV. 609 (5/2012)

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

Malibu Media, LLC v. John Doe subscriber assigned IP Address 73.141.33.222	: : : :	17 NO.	05	0 8
In accordance with the Civil Justice Explaintiff shall complete a Case Managem filing the complaint and serve a copy on a side of this form.) In the event that a designation, that defendant shall, with its the plaintiff and all other parties, a Case to which that defendant believes the case	nent Track Desig Ill defendants. (S defendant does is first appearance Management Tr e should be assig	mation Form in all civil cases at the see § 1:03 of the plan set forth on the not agree with the plaintiff regard e, submit to the clerk of court and ack Designation Form specifying tend.	time of reversing sai	of se d n
SELECT ONE OF THE FOLLOWING	G CASE MANA	GEMENT TRACKS:		

a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.		()
(b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits.		()
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule	53.2	2. ()
(d) Asbestos – Cases involving claims for personal injury or property damage from exposure to asbestos.		()
(e) Special Management – Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases.)			X)
(f) Standard Management – Cases that do not fall into any one of the other tracks.		\mathcal{C})

Date	A. Jordan Rushie Attorney-at-law	Plaintiff Attorney for
215-268-3978	215.505-0909	jrushie@rushielaw.com
Telenhone	FAX Number	E-Mail Address

(Civ. 660) 10/02

CIVIL ACTION

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

MALIBU MEDIA, LLC,)	17	0509
Plaintiff,) Civil Case	e No	
v.)		
JOHN DOE subscriber assigned IP Address 73.141.33.222,)		
Defendant.)))		

COMPLAINT-ACTION FOR DAMAGES FOR PROPERTY RIGHTS INFRINGEMENT

Plaintiff, Malibu Media, LLC, sues Defendant John Doe subscriber assigned IP address 73.141.33.222, and alleges:

Introduction

- 1. This matter arises under the United States Copyright Act of 1976, as amended, 17 U.S.C. §§ 101 et seq. (the "Copyright Act").
- 2. Defendant is a persistent online infringer of Plaintiff's copyrights.

 Defendant's IP address as set forth on Exhibit A was used to illegally distribute each of the copyrighted movies set forth on Exhibit B.
- 3. Plaintiff is the registered owner of the copyrights set forth on Exhibit B (the "Copyrights-in-Suit").

Jurisdiction And Venue

4. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 (federal question); and 28 U.S.C. § 1338 (patents, copyrights, trademarks and unfair competition).

- 5. Plaintiff used proven IP address geolocation technology which has consistently worked in similar cases to ensure that the Defendant's acts of copyright infringement occurred using an Internet Protocol address ("IP address") traced to a physical address located within this District, and therefore this Court has personal jurisdiction over the Defendant because (i) Defendant committed the tortious conduct alleged in this Complaint in this State, and (ii) Defendant resides in this State and/or (iii) Defendant has engaged in substantial and not isolated business activity in this State.
- 6. Based upon experience filing over 1,000 cases the geolocation technology used by Plaintiff has proven to be accurate to the District level in over 99% of the cases.
- 7. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b) and (c), because: (i) a substantial part of the events or omissions giving rise to the claims occurred in this District; and, (ii) the Defendant resides (and therefore can be found) in this District and resides in this State; additionally, venue is proper in this District pursuant 28 U.S.C. § 1400(a) (venue for copyright cases) because Defendant or Defendant's agent resides or may be found in this District.

Parties

- 8. Plaintiff, Malibu Media, LLC, (d/b/a "X-Art.com") is a limited liability company organized and existing under the laws of the State of California and has its principal place of business located at 9701 Wilshire Blvd., 10th Floor, Beverly Hills, CA 90212.
- 9. Plaintiff only knows Defendant by his, her or its IP Address. Defendant's IP address is set forth on Exhibit A.
 - 10. Defendant's Internet Service Provider can identify the Defendant.

Factual Background

- I. <u>Defendant Used the BitTorrent File Distribution Network To Infringe Plaintiff's Copyrights</u>
- 11. The BitTorrent file distribution network ("BitTorrent") is one of the most common peer-to-peer file sharing systems used for distributing large amounts of data, including, but not limited to, digital movie files.
- 12. BitTorrent's popularity stems from the ability of users to directly interact with each other in order to distribute a large file without creating a heavy load on any individual source computer and/or network. The methodology of BitTorrent allows users to interact directly with each other, thus avoiding the need for intermediary host websites which are subject to DMCA take down notices and potential regulatory enforcement actions.
- 13. In order to distribute a large file, the BitTorrent protocol breaks a file into many small pieces. Users then exchange these small pieces among each other instead of attempting to distribute a much larger digital file.
- 14. After the infringer receives all of the pieces of a digital media file, the infringer's BitTorrent client software reassembles the pieces so that the file may be opened and utilized.
- 15. Each piece of a BitTorrent file is assigned a unique cryptographic hash value.
- 16. The cryptographic hash value of the piece ("piece hash") acts as that piece's unique digital fingerprint. Every digital file has one single possible cryptographic hash value correlating to it. The BitTorrent protocol utilizes cryptographic hash values to ensure each piece is properly routed amongst BitTorrent users as they engage in file

sharing.

- 17. The entirety of the digital media file also has a unique cryptographic hash value ("file hash"), which acts as a digital fingerprint identifying the digital media file (e.g. a movie). Once infringers complete downloading all pieces which comprise a digital media file, the BitTorrent software uses the file hash to determine that the file is complete and accurate.
- 18. Plaintiff's investigators, IPP International UG and Excipio GmbH established a direct TCP/IP connection with the Defendant's IP address as set forth on Exhibit A.
- 19. Plaintiff's investigators downloaded from Defendant one or more pieces of each of the digital media files identified by the file hashes listed on Exhibit A.
- 20. Each digital media file as identified by the file hash listed on Exhibit A correlates to a copyrighted film owned by Plaintiff, as set forth on Exhibit B.
- 21. A full copy of each digital media file was downloaded from the BitTorrent file distribution network, and it was confirmed through independent calculation that the file hash correlating to each file matched what is listed on Exhibit A. At no point was Plaintiff's copyrighted content uploaded to any other BitTorrent user.
- 22. Each digital media file as identified by the file hash listed on Exhibit A has been verified to contain a digital copy of a movie that is identical (or alternatively, strikingly similar or substantially similar) to Plaintiff's corresponding original copyrighted work listed on Exhibit B.
- 23. Plaintiff owns the copyrights to the original works (the "Copyrights-in-Suit"). An overview of the Copyrights-in-Suit, including each hit date, date of first publication, registration date, and registration number issued by the United States

Copyright Office is set forth on Exhibit B.

- 24. Defendant downloaded, copied, and distributed a complete copy of Plaintiff's works without authorization as enumerated on Exhibits A and B.
- 25. Plaintiff's investigators connected, over a course of time, with Defendant's IP address for each digital media file identified by the hash value as listed on Exhibit A. The most recent TCP/IP connection between IPP and the Defendant's IP address for each file hash value listed on Exhibit A is included within the column labeled Hit Date UTC. UTC refers to Universal Time which is utilized for air traffic control as well as for computer forensic purposes.
- 26. Plaintiff's evidence establishes that Defendant is a habitual and persistent BitTorrent user and copyright infringer.

Miscellaneous

- 27. All conditions precedent to bringing this action have occurred or been waived.
- 28. Plaintiff has retained counsel and is obligated to pay said counsel a reasonable fee for its services.

COUNT I <u>Direct Infringement Against Defendant</u>

- 29. The allegations contained in paragraphs 1-28 are hereby re-alleged as if fully set forth herein.
- 30. Plaintiff is the owner of the Copyrights-in-Suit, as outlined in Exhibit B, each of which covers an original work of authorship.
- 31. By using BitTorrent, Defendant copied and distributed the constituent elements of each of the original works covered by the Copyrights-in-Suit.

- 32. Plaintiff did not authorize, permit or consent to Defendant's distribution of its works.
- 33. As a result of the foregoing, Defendant violated Plaintiff's exclusive right to:
 - (A) Reproduce the works in copies, in violation of 17 U.S.C. §§ 106(1) and 501;
- (B) Redistribute copies of the works to the public by sale or other transfer of ownership, or by rental, lease or lending, in violation of 17 U.S.C. §§ 106(3) and 501;
- (C) Perform the copyrighted works, in violation of 17 U.S.C. §§ 106(4) and 501, by showing the works' images in any sequence and/or by making the sounds accompanying the works audible and transmitting said performance of the works, by means of a device or process, to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definitions of "perform" and "publically" perform); and
- (D) Display the copyrighted works, in violation of 17 U.S.C. §§ 106(5) and 501, by showing individual images of the works non-sequentially and transmitting said display of the works by means of a device or process to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definition of "publically" display).
- 34. Defendant's infringements were committed "willfully" within the meaning of 17 U.S.C. § 504(c)(2).

WHEREFORE, Plaintiff respectfully requests that the Court:

- (A) Permanently enjoin Defendant and all other persons who are in active concert or participation with Defendant from continuing to infringe Plaintiff's copyrighted works;
- (B) Order that Defendant delete and permanently remove the digital media files relating to Plaintiff's works from each of the computers under Defendant's

possession, custody or control;

- (C) Order that Defendant delete and permanently remove the infringing copies of the works Defendant has on computers under Defendant's possession, custody or control;
- (D) Award Plaintiff statutory damages per infringed work pursuant to 17 U.S.C. § 504(a) and (c);
- (E) Award Plaintiff its reasonable attorneys' fees and costs pursuant to 17 U.S.C. § 505; and
- (F) Grant Plaintiff any other and further relief this Court deems just and proper.

DEMAND FOR A JURY TRIAL

Plaintiff hereby demands a trial by jury on all issues so triable.

Respectfully submitted,

A. Jordan Rushie, Esq.

Rushie Law PLLC

1010 N. Hancock Street

Philadelphia, PA 19123

P. 215-268-3978

F. 215.505-0909

jrushie@rushielaw.com

PA Attorney Id: 209066

Attorneys for Plaintiff

IPP International U.G. Declaration Exhibit A File Hashes for IP Address 73.141.33.222

ISP: Comcast Cable

Physical Location: Media, PA

BF326FBAAF87F3E750F080DCE085011E562EBBE	
	Forbidden Fruit
LD7F77503ECAEB0394329781D7BFC3F76D16326D	Caprice Swaps Cocks
DACCD9F498769C3E61D1934C9237406ACF9D11DE	The Call Girl
95350D3E87AA55C0EAD0ADB5D0B471D49238B844	The Ranch Hand
AF2E40969E0DCE8C7FB7D7EA5EF1DBA9B6BF69AB	Pussy Cat Burglar
8915726206367723843357A37F7E1FE1CA10BA6E	Luckiest Man Alive
AD478D7FB2ADE03C23216220C34BB862B84639BD	In the Garden of Ecstasy
BD4D8B538624452CE7DFBDBE7056EDCAEBD121B1	Threesome With a View
CA05BEEA4160AA8CE6D40729CF807C9C83C10A99	Infinite Luvv
3B05F21BFF8E09F5594226EF2DC98795C58FEE6C	The Cock Teaser
CDFB75B5C971AF1A5EF4391890AD58CD15BF4B7E	Two Cocks In Karla
2CC24EA0E9B823BB5277043A8A41452E92C57935	Loving It Hard And Deep
6 A 3 E 3	ACCD9F498769C3E61D1934C9237406ACF9D11DE 5350D3E87AA55C0EAD0ADB5D0B471D49238B844 F2E40969E0DCE8C7FB7D7EA5EF1DBA9B6BF69AB 915726206367723843357A37F7E1FE1CA10BA6E D478D7FB2ADE03C23216220C34BB862B84639BD D4D8B538624452CE7DFBDBE7056EDCAEBD121B1 A05BEEA4160AA8CE6D40729CF807C9C83C10A99 B05F21BFF8E09F5594226EF2DC98795C58FEE6C DFB75B5C971AF1A5EF4391890AD58CD15BF4B7E

Total Statutory Claims Against Defendant: 12

Copyrights-In-Suit for IP Address 73.141.33.222

ISP: Comcast Cable Location: Media, PA

	Registration	Date of First		Most Recent Hit
Title	Number	Publication	Registration Date	UTC
Forbidden Fruit	PENDING	10/15/2016	11/20/2016	11/22/2016
Caprice Swaps Cocks	PENDING	09/17/2016	11/20/2016	11/18/2016
The Call Girl	PENDING	07/30/2016	09/13/2016	11/03/2016
The Ranch Hand	PENDING	07/02/2016	07/08/2016	09/21/2016
Pussy Cat Burglar	PENDING	09/03/2016	09/13/2016	09/08/2016
Luckiest Man Alive	PENDING	02/04/2016	02/17/2016	08/16/2016
In the Garden of Ecstasy	PENDING	05/21/2016	05/24/2016	06/18/2016
Threesome With a View	PENDING	04/15/2016	05/24/2016	06/10/2016
Infinite Luvv	PA0001958606	08/12/2015	08/18/2015	05/12/2016
The Cock Teaser	PENDING	02/29/2016	03/16/2016	05/05/2016
Two Cocks In Karla	PENDING	02/24/2016	03/16/2016	03/03/2016
Loving It Hard And Deep	PENDING	02/11/2016	03/16/2016	02/18/2016

Total Malibu Media, LLC Copyrights Infringed: 12